

IN THE OHIO SUPREME COURT
COLUMBUS, OHIO

ORIGINAL

Original

State ex rel, Kathy Coleman

) Ohio Supreme Court Case No. 2017-1782

Lower Cuyahoga County Court of Common
Pleas Trial Court Case Nos
CR-16-603937-A and CR-16-608700-A
State of Ohio vs. Kathy Coleman

Petitioner/Relator

vs.

Cuyahoga County Court of Common Pleas
Judge Nancy Margaret Russo
Justice Center Towers
1200, Ontario St, Cleveland, Ohio 44113

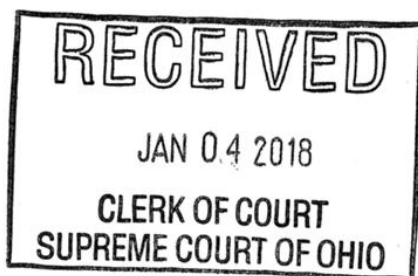
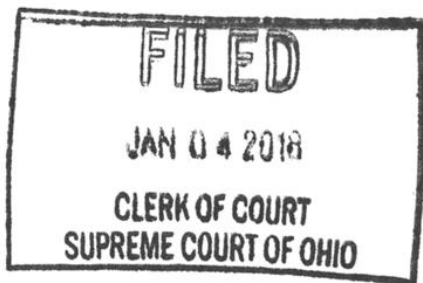
Lower Trial Court Judge Nancy Margaret
Russo and Lower Trial Court Attorney,
Asst Public Defender Scott Roger Hurley,
310 West Lakeside Ave, Suite 400
Cleveland, Ohio 44143
Tel: (216) 698-3218 -Assigned June 29, 2017

ORIGINAL ACTION IN PROHIBITION

Respondent

)

**SECOND AMENDED
PETITION FOR WRIT OF PROHIBITION
SEEKING A WRIT AGAINST
RESPONDENT CUYAHOGA COUNTY
COMMON PLEAS JUDGE NANCY
MARGARET RUSSO'S ORDERS FOR
A MENTAL COMPTENCY EXAM IN
ORDER TO BE CONSIDERED TO
PROCEED PRO SE WHEN AN EXAM
WAS HAD AND PASSED BY RELATOR
AND WHERE REPENDENT'S ORDER
) IS UNCONSTITUTIONAL AND
VIOLATES R.C. 2945.371(A), INCLUD-
ING BECAUSE RESPONDENT
FALSELY SAYS IN THE ORDER THAT
RELATOR REQUESTED
SUCH EXAM AND THE STATUTE
PERMITS ONLY THE CASE
PRESIDING JUDGE, DEFENSE
COUNSEL OR THE
PROSECUTOR TO REQUEST SUCH
) COMPETENCY EXAM, AND FOR A
PEREMPTORY WRIT**



se requested a psych exam, and an indication that this Respondent many not be, herself, competent to continue to preside over cases in the general division court of Cuyahoga County where Blacks are disproportionately indicted, prosecuted, convicted and sentenced to prison, and often without representative counsel, data show.

I- SUMMARY OF ACTION

Relator Kathy Coleman ask this Court to issue a writ prohibiting Cuyahoga County Common Pleas Judge Nancy Margaret Russo from forcing her to submit to a second psychological exam at the Court's psychiatric clinic after she passed an original exam held in August 2016 in order to be considered to proceed pro se, or otherwise, and because the order for the exam says Defendant personally requested it, and Defendant lacks authority to personally request such an exam under applicable statute when only defense counsel, the court of the prosecutor can do so. And Respondent lacks authority to order such an exam on such terms under the statute. Further, continuing evaluations beyond a year are precluded under R.C. 2945.38(C). The evaluation is scheduled to occur on or about January 12, 2018 per a letter to Relater from the psych clinic, a copy of the letter of which is attached hereto as exhibit B. A motion for an emergency stay of proceedings has been filed simultaneously with this Court. Relator also seeks an order requiring Respondent to submit a recommended examiner as required by R.C. 2945.371(A), which states in relevant part that if one or more exams is had that the prosecution and the defendant may recommend such examiner to the court. Further, Relator seeks a peremptory writ for an order precluding judges of the general division of the Cuyahoga County Court of Common Pleas from issuing continuing orders for mental evaluations beyond a year in violation of 2945.38(C) as well as an order for them to cease issuing orders for mental competency exams to stand trial or to proceed pro se in violation of R.C. 2945.371(A) when such orders say the defendant and not defense counsel, the prosecutor or the court requested such when it is required under R.C. 2945.371(A) that either defense counsel, the prosecution or the court make such recommendation for the exam. In fact, Respondent Judge Nancy Margaret Russo lied in her December 11 orders for the exam, saying defendant personally requested such an exam, after she issued an unofficial draft, also dated December 11, 2017, for defendant to take the psych clinic saying she ordered the exam. (A copy of the draft order from Respondent Judge Nancy Margaret Russo for the exam is attached hereto as exhibit C)

II RELEVANT PARTIES

1. Relator Kathy Coleman is a Black, female over 40, and a former Cleveland schools biology teacher of 13 years, a former 17-year reporter at the Call and Post Newspaper in Cleveland, Ohio, and a current community activist who now edits Clevelandurbannews.com and Kathywraycolemanonlinenewsblog.com, Ohio's most read digital Black newspaper and Black blog with over 5 million views in Google Plus alone. She has been the subject of ongoing harassment for her writings an activism relative to erroneous police killings of innocent and unarmed Black people, violence against women and other matters of public concern and as to prolonged foreclosure litigation regarding the home in University Hts , Ohio that she had owned since 1994 and that is steeped in impropriety after Common Pleas Judge John O'Donnell tried to steal the home, valued by insurance at \$184,000, to hand in to JPMorgan Chase Bank under a subsidiary name. (See Chase Manhattan Mortgage Company West vs Kathy Coleman et, al, Cuyahoga County Common Pleas Court Case No. CV-03-505359 **And Chase Manhattan Mortgage Company West Has been out of business for**

**CASE DOCKET IN TRIAL COURT CASE NO CR-16-603937-A AS WELL AS
RESPONDENT'S DECEMBER 11, 2017 JOURNAL ENTRY FOR A PSYCH EXAM AND THE
DECEMBER 11, 2011 JOURNAL ENTRY WHERE RESPONDENT LIES AND SAYS
RELATOR REQUESTED SUCH EXAM IN ORDER TO PROCEED PRO SE IN CRIMINAL
PROCEEDINGS BEFORE HER, ALL OF WHICH ARE ATTACHED HERETO AS EXHIBIT
A AS WELL AS THE LETTER FROM THE COURT'S PSYCHIATRIC CLINIC FOR AN
EXAM ON JANUARY 12, 2018, WHICH IS ATTACHED HERETO AS EXHIBIT B**

Relator Kathy Coleman, being duly sworn and competent to testify, and having personal knowledge of the facts herein, respectfully seeks a petition for a writ of prohibition against Respondent Cuyahoga County Court of Common Pleas Judge Nancy Margaret Russo relative to orders issued by the judge dated December 11, 2017 requiring that Relator take a second psychological exam after passing one in August 2016 simply to seek to proceed pro se in criminal cases the judge is hearing where Relator is the defendant, orders where the judge says that Relator, and not defense counsel, the court, nor the prosecution requested the psych exam, though the applicable statute, R.C. 2945.371(A), does not give Relator jurisdiction or authority to personally seek such exam, the statute specifically limiting requests for such exams to the court, defense counsel, or the prosecutor at issue. Moreover, Respondent exceeds her authority or jurisdiction under the statute by ordering a psych exam under the lie that Relator, a defendant, personally requested it and R.C. 2945.38(C) does not permit continuing evaluations beyond a year and Relator took a psych evaluation in August 2016 for which she passed, Respondent said she was prepared to hold a trial on December 11, 2017 where she acknowledge on that day on open record that Relator had been found competent to testify and that same day entertained Relator's motion to proceed pro se saying the psych exam is required by law and that she would hold a hearing on January 11, 2017. However, the standard for competency to stand trial is basically the same as competent to proceed pro se other than the court holding a hearing as to whether the defendant has the intellectual capacity to represent him or herself. Respondent sought to seemingly misuse whom she apparently believed was an ignorant, Black indigent defendant. She was mistaken.

Relator has no other adequate remedy under the law and the writ is needed to preclude imminent harm. It is particularly alarming when a judge lies and says a Black defendant seeking to pro

over a decade). And this is though he had no jurisdiction whatsoever and after Common Pleas Judge Carolyn Friedland dismissed foreclosure litigation twice involving Relator and Chase Bank (See Chase Home Finance vs Kathy Coleman, et al., Cuyahoga County Common Pleas Case No. CV-10-7420330) O'Donnell is an impetus for a malicious prosecution of Relator, Relator believes and Relator is hence charged in two cases now pending in the Common Pleas Court before Respondent Judge Nancy Margaret Russo, Russo hand picked to preside in the cases by Cuyahoga County Administrative and Presiding Judge John Russo after former cases presiding Judge Joseph Russo recused himself in conjunction with an affidavit of prejudice filed in this Court by Relator (See Ohio Supreme Court Case No Kathy Coleman vs Judge Joe Russo, Case No No. 17-AP-051 as to the affidavit of prejudice filed by Ms. Coleman against this judge, who is Respondent Judge Nancy Russo's friend and colleague, as are judges John O'Donnell and Carolyn Friedland). The cases now before Judge Russo are CR-16-603937-A and CR-16-608700-A, State of Ohio vs. Kathy Coleman.

2. Respondent, the Honorable Judge Nancy Margaret Russo, is a judge in the general division court of Cuyahoga County and is the presiding judge as to the aforementioned criminal matter before her of State vs Kathy Coleman (CR-16-603937-A and CR-16-608700-A)

III PROCEDURAL HISTORY

3. On or about March 4, 2016 a Cuyahoga County grand jury issued a four count indictment against Relator charging her with two counts of assault on two White male University Heights cops and two counts of official business, after some 8 White University Hts cops came to her home on May 15, 2015 without a warrant slinging guns and rifles and calling her nigger for her activism and writings, Relator merely leaving in her car without touching them. Relator was beginning repairs on the home per a fire in 2013 on an affiliated fire insurance policy, a check for repairs of which was issued in the name of Relator and JPMorgan Chase Bank, Relator's so called mortgage company (See exhibit D, attached hereto, a copy, of a letter to Relator from Assurant Insurance Company as to insurance policy and the fire, and completion of an estimate as well as issuance of a check for repairs at some \$67,000)/ Between March 4, 2016 and Relator's arrest leading a picket at the RNC in Cleveland on July 18, 2016 and her arraignment before chief common pleas Judge John Russo on or about July 19, 2017 the clerk's office switched the indictment arbitrarily, adding two more counts making the fixed indictment four counts of assault on four White University Heights cops and four counts of obstruction of official business (CR-16-603937-A) .
4. Relator posted bail and was released on July 29, 2016 with a GPS monitor in spite of no court order for a GPS monitor at the time. On July 30, 2016 Relator was again arrested by a sheriff's deputy and taken to the county jail and denied a preliminary hearing, the arrest occurring without any probable cause finding or warrant and though the arresting deputy did not witness any alleged crime On or about August 11, 2016 Relator was indicted and charged as to allegedly clipping the GPS monitor, the clerk having backdated an August 1, 2016 order by then cases presiding judge Joe Russo for a GPS monitor to suggest a court order was in place when Relator was arrested on July 30, 2016. (CR-16-608700-A)
5. Judge Joe Russo then issued an order for a mental competency exam, first lying and saying the prosecution wanted it and then issuing an order saying he ordered it. Relator then was examined by Common Pleas Court Psychiatrist Dr Dutton, who asked why they waited nearly a year to indict her in the assault case and discussed the fixed indictments in the court file. Dr Dutton, who was Black, issued a passing report as to the psychological exam in August 2016 and later died, and Respondent Judge Nancy Russo had become the cases presiding judge after Judge Joe Russo recused himself following impropriety, including doubling Relator's bond after it was paid and posted and holding her in jail for two and a half months arbitrarily.
6. Respondent assigned Asst Cuyahoga County Public Defender Scott Hurley as Relator's indigent

counsel, an order that says also that no other attorney in his office could be informed about the intricacies of the cases, including Chief Public Defender Mark Stanton, who claimed, via a motion filed with Respondent, a conflict with his office. On or about July 19, 2017 Stanton left Relator a telephone message saying Hurley no longer represented Relator due to her claims of misrepresentation and that Relator and Hurley could no longer talk to one another, Relator later asking Stanton to file a motion to remove Hurley from the case to no avail.

7. Respondent said at a hearing on a since withdrawn motion for a change of venue filed by Attorney Hurley on Relator's behalf that its is well aware of a conflict with the office of the Cuyahoga County Public Defender, given that Chief Public Defender Mark Stanton represented since fired Cleveland police officer Michael Brelo in private practice, whom Judge John O'Donnell acquitted of manslaughter charges for gunning down unarmed Blacks Malissa Williams and Timothy Russell with 49 bullets. And Relator/Ms Coleman has led or organized rallies as to police killings, including relative to Michael Brelo, and as to Tanisha Anderson, Brandon Jones, Malissa Williams, Rapper Kenneth Smith and Timothy Russell, among others, and led, along with this Affiant, and on November 29, 2017, the 5th anniversary of the 137 shots Cleveland police killings of Williams and Russell rally. The conflict still exists between Ms Coleman, one of the city's most respected activists' and the office of the public defender of this county. Moreover, two days before the May 15, 2015 harassment at her University Hts home that forms a basis for the assault charges, Ms Coleman led activists in a meeting at Call and Post Newspaper headquarters in Cleveland with the Cleveland NAACP and regional directors for the United States Attorney General Loretta Lynch where she refused to call for calm as to the upcoming Brelo verdict, a May 23, 2015 verdict by Judge John O'Donnell that erupted in over 71 arrests of protesters. Obviously this too plays a part in the malicious prosecution of this community activist who will not sellout.

8 The cases at issue are serious and Relator has been denied effective assistance of counsel by Attorney Hurley, forcing her to seek to represent herself to try to get to the bottom of a fixed indictment in one case that necessitated the release of the secret grand jury testimony (State of Ohio vs Kathy Coleman, Case No. CR-16-60937-A) and the backdating and falsification of the record in the other case (State of Ohio vs Kathy Coleman, Case No. CR-16-608700-A), which, like the latter case, mandates dismissal, Respondent seeking to cover this up with a trial.

9 To date Relator's appointed attorney, Hurley, has hidden all discovery from her as have previous counsel in these sordid cases, has ignored discovery requests by the state as well as a December 4, 2017 order by Respondent granting a motion by the state to compel discovery, and has not subpoenaed or talked to not one witness for the defense with the trial date nearing. In fact, Mr Hurley refuses to meet with Relator on discovery, return her phone calls or even answer his phone, all of the aforementioned done with the support of Respondent. In fact, Mr. Hurley is the epitome of misrepresentation. Also, Attorney Hurley has not discussed witnesses in the cases, documents for submission to the state for discovery, or anything else of significance. And he has not moved for a bifurcated trial of the two cases to preclude prejudice against his client. Attorney Hurley filed a motion to dismiss the assault case due to the fixed indictment but withheld evidence of the indictment fixing and cited no authorities or case law, saying he would amend it later. However, Respondent denied it before any amendment and refused his request for an oral hearing on the motion to dismiss to preclude evidence on the record. Hurley, in cooperation with Respondent, had secret grand jury testimony released in association with his motion to dismiss. It was all an attempt to cover up a fixed indictment. He then tried to intimidate Relator with the data, so-called testimony of University Hts Lt Dale Orians, who has stalked Ms. Coleman for years, even breaking into her home and stealing her property, including her furniture, appliances and a \$30,000 car., and without a court order or an eviction order. The property remains stolen, with Orians laughing about the matter.

10. In spite of obvious ineffective assistance of counsel, Respondent scheduled a trial date of December 11, 2017, rushing to get a verdict without representative counsel over the holidays. But

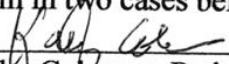
Relator moved Respondent to proceed pro se and Respondent then retaliated and issued orders dated December 11, 2017 for a psychological exam, though Relator had already passed one in August 2016 and was competent enough to stand trial on December 11, 2017, Respondent lying in the orders saying Relator had requested the psychological exam. Relator filed motions seeking to proceed pro se without such exam and claiming a 5th amendment violation of self incrimination, a sixth amendment violation of retaliation for seeking self representation and violations of R.C. 2945.371(A) since an exam had been had and not negated by Respondent and because the statute only permits the court or the prosecutor or defense counsel, and not Defendant personally, to demand a mental competency exam. Moreover, Relator objected on record at several hearings with Respondent against such exam and said she believed also that it is racially motivated as was Respondent's zeal in seeking a trial knowing an indigent Black defendant had been denied effective assistance of counsel. Relator also alleged that dismissal of the cases was in order, particularly regarding indictment fixing in the assault case that Relator's attorney, Scott Hurley, noted in a now infamous motion to dismiss.

11. Realtor believes she has no adequate remedy at law and that the harm is imminent, including an attempt to negate a prior psychological exam that Relator passed in August 2016 that was had by a Black psychiatrist with a psychiatrist that has harassed Relator, Relator believes. And this is without Respondent negating the prior exam and giving no reason for the orders for a new one other than the lie that Relator wanted it to proceed pro se. Again, Relator nor her defense counsel requested such competency exam and requires the request to be made by either the court, defense counsel or the prosecutor. Respondent also denied Relator's motion for an outside examiner and would not let Relator suggest one, a violation of, which requires that is more than one exam is had the Defendant and the prosecution may recommend any such examiner to the court. The order for another psych exam is likely, a scheme, Relator believes, to try to negate Relator's allegations of public corruption that form, in part, the basis for this malicious prosecution against this Black female activist, journalist, and former educator.

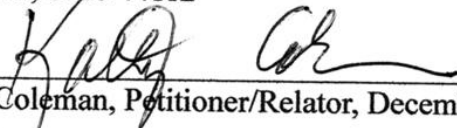
IV-CONCLUSION AND PRAYER FOR RELIEF



12. Relator respectfully seeks a writ from this Court that prevents Respondent Judge Nancy Russo from forcing Relator to take a second psychological exam beyond a year from the one in August 2016 in violation of the fifth and sixth amendments of the United States Constitution as well as R.C. 2945.371(A) and 2945.38(C), particularly since continuing evaluations beyond a year are precluded under 2945.38(C). And Relator, per 2945.371(A), has a statutory right to recommend an examiner to the trial court if more than one evaluation is ordered, a statutory requirement also ignored by Respondent in order to harass an indigent Black defendant who is being maliciously prosecuted for er activism and writings and longstanding foreclosure litigation with JPMorgan Chase Bank, Relator herein seeking an order as to this issue. Relator also seeks an order from this Court for Respondent Judge Nnacy Margaret Russo Russo to rescind her order or orders of December 11, 2017 and any future orders by Respondent for such psychological exams in State vs Coleman, Case Nos. CR-16-603937-A and CR-16-608700-A. A writ of prohibition will issue where there is a patent and unambiguous restriction on the jurisdiction of the court which clearly places the dispute outside the court's jurisdiction and Respondent lacks jurisdiction to demand a psychological exam under R.C. 2945. 371 (A) when her order says Relator as a defendant, and neither the court nor the prosecution, nor defense counsel requested it, and when the statute provides for only one exam that Relator already took and passed under a Black psychiatrist, and where the order or orders for such exam are unconstitutional in violation of the fifth and sixth amendments. Respondent is seemingly on a witch hunt. Relator clearly lacks authority to personally recommend that she, herself, take such psych exam and the December 11, 2017 orders saying she did so are outright lies by Respondent, who has exceeded her jurisdiction in

ordering such psych exam based upon the lie that Relator asked for it in order to proceed pro se Further, Relator seeks a peremptory writ for an order precluding judges of the general division of the Cuyahoga County Court of Common Pleas from issuing continuing orders for mental evaluations beyond a year in violation of 2945.38(C) as well as an order for them to cease issuing orders for mental competency exams to stand trial or to proceed pro se in violation of R.C. 2945.371(A) when such orders say the defendant and not defense counsel, the prosecutor or the court requested such when it is required under R.C. 2945.371(A) that either defense counsel, the prosecution or the court make such recommendation for the exam. In fact, Respondent Judge Nancy Margaret Russo lied in her December 11 orders for the exam, saying defendant personally requested such an exam, after she issued an unofficial draft, also dated December 11, 2017, for defendant to take the psych clinic saying she ordered the exam. (A copy of the draft order from Respondent Judge Nancy Margaret Russo for the exam in two cases before her involving Relator is attached hereto as exhibit C)


Kathy Coleman, Petitioner/Relator, December 30, 2017

Mailing address:
17025 Hillsboro Rd
Cleveland, Ohio 44112


Kathy Coleman, Petitioner/Relator, December 30, 2017


Notary

LA'SHANYA MOORER
Notary Public, State of Ohio
My Comm. Expires June 8, 2020

Sworn to and submitted and subscribed before me this 30th day of December 2017.

CERTIFICATE OF SERVICE

A copy of the foregoing has been sent by regular U.S. mail, postage prepaid, to
Respondent Cuyahoga County Court of Common Pleas Presiding Judge Nancy Margaret Russo,
1200 Ontario Street, Justice Center Towers, Courtroom 18 C, Cleveland, Ohio 44113, and
to Cuyahoga County Prosecutor Michael O'Malley and Assistant Cuyahoga County Prosecutor Rachael
Fuller, 1200 Ontario Street, Justice Center Towers, Cleveland, Ohio 44113, and to Mark A. Stanton,
Chief Cuyahoga County Public Defender and Asst Cuyahoga County Public Defender Scott
Hurley, 310 West Lakeside Ave, Suite 200, Cleveland, Ohio 44113 this 30th day of December 2017.

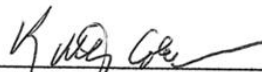

Kathy Coleman, Petitioner/Relator

Exhibit A - 18
pages



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**IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO**

THE STATE OF OHIO
Plaintiff

KATHY W COLEMAN
Defendant

Case No: CR-16-603937-A

Judge: NANCY MARGARET RUSSO

INDICT: 2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
2921.31 OBSTRUCTING OFFICIAL BUSINESS
2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
ADDITIONAL COUNTS...

JOURNAL ENTRY

DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT.

PROSECUTOR(S) LINDSAY RASKIN PRESENT.

COURT REPORTER PRESENT.

TRIAL CONTINUED TO 01/29/2018 AT 09:00 AM

AT THE REQUEST OF DEFENDANT.

REASON FOR CONTINUANCE: DEFENDANT REQUESTED REFERRAL TO COURT PSYCH CLINIC FOR EVALUATION
TO PROCEED PRO SE.

HEARING SET FOR 01/11/2018 AT 11:00 AM.

HEARING TO BE HELD ON DEFENDANT'S REQUEST TO PROCEED PRO SE AS PSYCH EVALUATION DUE TO THE
COURT 1/11/18.

AT REQUEST OF DEFENDANT, THE COURT EXTENDS THE NON-EXPERT DISCOVERY DEADLINE TO 1/5/18.

12/11/2017

CPDL2 12/11/2017 13:40:42

Nancy Margaret Russo

Judge Signature

12/11/2017

HEAR
12/11/2017

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**IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO**

THE STATE OF OHIO
Plaintiff

KATHY W COLEMAN
Defendant

Case No: CR-16-603937-A

Judge: NANCY MARGARET RUSSO

INDICT: 2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
2921.31 OBSTRUCTING OFFICIAL BUSINESS
2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
ADDITIONAL COUNTS...

JOURNAL ENTRY

DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT.
PROSECUTOR(S) LINDSAY RASKIN PRESENT.
COURT REPORTER PRESENT.

HEARING SET FOR 01/11/2018 AT 11:00 AM.

DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC.

DIRECTOR, PSYCHIATRIC CLINIC:

IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC.
YOU ARE DIRECTED TO EXAMINE KATHY W COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2903.11
FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS
ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS.

PSYCH CLINIC ORDERED TO CONDUCT EVALUATION ON DEFENDANT TO PROCEED TO TRIAL PRO SE.
REPORT DUE TO THE COURT FOR HEARING SET 1/11/18 AT 11:00 AM.

12/11/2017

CPDL2 12/11/2017 11:25:42

Judge Signature

12/11/2017

HEAR
12/11/2017

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CASE INFORMATION












CR-16-603937-A THE STATE OF OHIO vs. KATHY W COLEMAN



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























12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/28/2017	12/28/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/22/2017	12/22/2017	N/A	JE	DEFENDANT'S PRO SE MOTION FOR CORRECTION OF THE RECORD AS TO FALSIFICATION OF THE CASE IS DENIED. 12/22/2017 CPDL2 12/22/2017 09:52:12	
12/18/2017	12/18/2017	N/A	JE	THE COURT GRANTS PERMISSION TO TRAVEL FROM 12/20/16 TO 12/26/17. 12/18/2017 CPDL2 12/18/2017 14:51:29	
12/18/2017	12/18/2017	D1	MO	DEFENDANT'S MOTION FOR A STAY OF PROCEEDINGS PENDING A RULING BY THE OHIO SUPREME COURT ON DEFENDANT'S PETITION FOR WRIT OF PROHIBITION AS TO THIS COURT'S DECEMBER 11, 2017 ORDERS FOR A MENTAL COMPETENCY EXAM SIMPLY FOR SEEKING TO PROCEED PRO SE, AS PERMITTED BY THE 6TH AMENDMENT, FILED	
12/18/2017	12/18/2017	D1	MO	DEFENDANT'S MOTION FOR CORRECTION OF THE RECORD AS TO FALSIFICATION OF THE CASE DOCKET IN CASE CR-16-608700-A OF PRETRIALS BY FORMER PRESIDING CASES JUDGE JOE RUSSO ON MARCH 2, 2016 AND MARCH 22, 2016 WHEN THE CASE DID NOT ORIGINATE UNTIL JULY 30, 2016 WHEN DEFENDANT WAS ARRESTED FOR ALLEGEDLY CLIPPING A GPS MONITOR AND FOR CORRECTION OF THE RECORD AND CASE DOCKET IN CASE NO CR-16-603937-A, WHICH LIES AND SAYS DEFENDANT WAS ARRESTED IN THIS CASE ON JULY 19, 2016 WHEN, IN FACT, SHE WAS ARRESTED ON JULY 18, 2016 WHILE LEADING ACTIVISTS IN A RALLY AS TO POLICE KILLINGS OF BLACKS AND VIOLENCE AGAINST WOMEN, FILED	
12/14/2017	12/14/2017	N/A	JE	DEFENDANT'S MOTION TO VACATE COURT'S DECEMBER 11 ORDER AND REQUEST FOR ALTERNATIVE ORDER IS DENIED 12/14/2017 CPDL2 12/14/2017 13:20:16	
12/14/2017	12/14/2017	D1	MO	DEFENDANT'S MOTION FOR CORRECTION OF THE RECORD AS TO FALSIFICATION OF THE CASE DOCKET THAT DEFENDANT WAS ARRESTED ON MAY 15, 2015 IN CASE NO CR-16-603937 A WHEN SHE WAS ARRESTED ON JULY 18, 2016 AND FOR CORRECTION OF THE RECORD REGARDING THIS SAME CASE AS TO FALSIFICATION OF THE CASE DOCKET THAT LIES AND SAYS DEFENDANT WAS SUBJECT TO A CAPIAS ON AUGUST 18 2016 WHEN DEFENDANT WAS IN JAIL FROM JULY 18, 2016 TO JULY 29, 2016 AND JULY 30, 2016 TO OCTOBER 21, 2016 AND FOR CORRECTION OF THE RECORD IN BOTH CASES AS TO HER MOTION FILED ON DECEMBER 13, 2017 WHERE CLERK ADMINISTRATOR JAMES BOYE REMOVED THAT THE DEFENDANT WANTS THE COURTS DEC 11 ORDERS FOR A MENTAL COMPETENCY EXAM VACATED BECAUSE IT VIOLATES R.C. 2945.371 (A), BOYLE REMOVING THIS STATUTORY LANGUAGE FROM THE TITLE OF THE MOTION, AND LEAVING ONLY THAT THE MOTION TO VACATE SUCH DECEMBER 11 ORDERS IS BECAUSE IT IS UNCONSTITUTIONAL ONLY, FILED	
12/14/2017	12/14/2017	D1	MO	DEFENDANT'S MOTION FOR INDIGENT APPELLATE COUNSEL TO APPEAL THIS COURTS DECEMBER 11 ORDERS FOR A MENTAL COMPETENCY EXAM TO PROCEED PRO SE AND ITS DENIAL OF ANY MOTION IN RESPONSE AND TO FILE A PETITION FOR A WRIT OF MANDAMUS AND, IN THE ALTERNATIVE, PERMISSION FOR DEFENDANT TO FILE THE APPEAL AND PETITION, FILED	
12/14/2017	12/14/2017	D1	MO	DEFENDANT'S AMENDED MOTION TO VACATE COURT'S DEC 11 ORDERS FOR COMPETENCY EXAM IN ORDER TO PROCEED PRO SE BECAUSE IT VIOLATES R.C. 2945.371(A) AND ITS UNCONSTITUTIONAL AND VIOLATES THE 5TH AMENDMENT AS TO SELF INCRIMINATION AND THE 6TH AMENDMENT AS TO SELF-REPRESENTATION WITHOUT INTIMIDATION, AND DEFENDANT HAS NOT RAISED COMPETENCY AS A DEFENSE, AND IN THE ALTERNATIVE, AN ORDER THAT DEFENDANT BE ALLOWED SUCH COMPETENCY EXAM BY AN INDEPENDENT AND OUTSIDE EXAMINER, FILED	
12/13/2017	12/13/2017	N/A	JE	DEFENDANT'S MOTION TO PROCEED PRO SE WITHOUT COMPETENCY EXAM IS DENIED. 12/13/2017 CPDL2 12/13/2017 14:30:40	
12/13/2017	12/13/2017	N/A	CS	COURT REPORTER FEE	
12/13/2017	12/13/2017	D1	MO	DEFENDANT'S MOTION TO VACATE COURT'S DEC 11 ORDERS FOR COMPETENCY EXAM IN ORDER TO PROCEED PRO SE BECAUSE IT IS UNCONSTITUTIONAL AND VIOLATES THE 5TH AMENDMENT AS TO SELF INCRIMINATION AND THE 6TH AMENDMENT AS TO SELF-REPRESENTATION WITHOUT INTIMIDATION, AND DEFENDANT HAS NOT RAISED COMPETENCY AS A DEFENSE, AND IN THE ALTERNATIVE, AN ORDER THAT DEFENDANT BE ALLOWED SUCH COMPETENCY EXAM BY AN INDEPENDENT AND OUTSIDE EXAMINER, FILED	

12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191602, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191600, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191599, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191598, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191595, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191594, IN THE AMOUNT OF \$15.50.	
12/13/2017	12/13/2017	N/A	SB	SHERIFF SERVICE FEES FOR SUBPOENA NUMBER 1191593, IN THE AMOUNT OF \$15.50.	
12/12/2017	12/12/2017	N/A	JE	COURT REPORTER ALLOWED \$162.50 RECEIVED FOR FILING.	
12/12/2017	12/12/2017	D1	MO	DEFENDANT'S MOTION TO PROCEED PRO SE WITHOUT COMPETENCY EXAM AND FOR CLARIFICATION. REGARDING COURT'S ORDER FOR PSCH EXAM AS TO DEFENDANT'S MOTION TO REPRESENT HERSELF AND WHETHER IT IS ALSO A COMPETENCY TO STAND TRIAL EXAM THAT DEFENDANT PASSED AND THE NOTATION HEREIN THAT THE COURT, AND NOT DEFENDANT, IS REQUESTING SUCH EXAM, WHICH DEFENDANT BELIEVE IS ARBITRARY AND HARASSING FOR SEEKING TO PROCEED PRO SE AS PERMITTED BY THE SIXTH AMENDMENT, FILED	
12/11/2017	12/11/2017	N/A	JE	DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) LINDSAY RASKIN PRESENT. COURT REPORTER PRESENT. TRIAL CONTINUED TO 01/29/2018 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DEFENDANT REQUESTED REFERRAL TO COURT PSYCH CLINIC FOR EVALUATION TO PROCEED PRO SE. HEARING SET FOR 01/11/2018 AT 11:00 AM. HEARING TO BE HELD ON DEFENDANT'S REQUEST TO PROCEED PRO SE AS PSYCH EVALUATION DUE TO THE COURT 1/11/18. AT REQUEST OF DEFENDANT, THE COURT EXTENDS THE NON-EXPERT DISCOVERY DEADLINE TO 1/5/18. 12/11/2017 CPDL2 12/11/2017 13:40:42	
12/11/2017	12/11/2017	N/A	JE	DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) LINDSAY RASKIN PRESENT. COURT REPORTER PRESENT. HEARING SET FOR 01/11/2018 AT 11:00 AM. DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC. DIRECTOR, PSYCHIATRIC CLINIC: IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC. YOU ARE DIRECTED TO EXAMINE KATHY W COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS. PSYCH CLINIC ORDERED TO CONDUCT EVALUATION ON DEFENDANT TO PROCEED TO TRIAL PRO SE. REPORT DUE TO THE COURT FOR HEARING SET 1/11/18 AT 11:00 AM. 12/11/2017 CPDL2 12/11/2017 11:25:42	
12/06/2017	12/06/2017	N/A	CS	COURT REPORTER FEE	
12/06/2017	12/06/2017	N/A	OT	CORRESPONDENCE LETTER FROM THE SUPREME COURT OF OHIO	
12/06/2017	12/06/2017	D1	MO	DEFENDANT'S REQUEST OR MOTION TO REPRESENT HERSELF PER THE SIXTH AMENDMENT AND PER THE NOTATION BY THIS COURT AT SEVERAL HEARING, INCLUDING ON DECEMBER 5, 2017, AND DUE TO INEFFECTIVE ASSISTANCE OF COUNSEL BY ASSISTANT CUYAHOGA COUNTY PUBLIC DEFENDER SCOTT ROGER HURLEY AS WELL AS IRRECONCILABLE DIFFERENCES AND FOR A CONTINUANCE OF THE DECEMBER 11, 2017 TRIAL DATE, FILED	
12/06/2017	12/06/2017	N/A	JE	THE COURT ORDERS THE TRANSCRIPT OF THE HEARING HELD ON 12/5/17 AT STATE'S EXPENSE. HARD COPY TO BE DELIVERED TO THE COURT 12/8/17. 12/06/2017 CPDL2 12/06/2017 09:09:04	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	SB	STATE SUBPOENA ISSUED	
12/05/2017	12/05/2017	N/A	JE	MOTION FOR CHANGE OF VENUE CALLED FOR HEARING. DEFENDANT WITHDRAWS HER MOTION AND ALSO WITHDRAWS HER MOTION FOR SPECIAL PROSECUTOR AND GRANTS THIS COURT PERMISSION TO ADVISE THE AJ/PJ THAT SHE HAS ALSO WITHDRAWN HER MOTION FOR SPECIAL PROSECUTOR. DEFENDANT AGREES TO PROCEED IN CUYAHOGA COUNTY AND WITH THE OFFICE OF THE CUYAHOGA COUNTY PROSECUTOR AS COUNSEL FOR THE STATE. TRIAL REMAINS SET FOR 12/11/17. 12/05/2017 CPNMR 12/05/2017 13:04:39	
12/04/2017	12/04/2017	N/A	JE	STATE'S MOTION TO COMPEL GRANTED. DEFENDANT ORDERED TO PROVIDE ALL OUTSTANDING DISCOVERY TO THE STATE BY 11:00 AM ON 12/5/17. 12/04/2017 CPDL2 12/04/2017 16:28:16	
12/01/2017	12/01/2017	N/A	JE	JUDGE NANCY MARGARET RUSSO WILL HOLD A HEARING TO DECIDE THE CHANGE OF VENUE MOTION ON 12/5/17 @ NOON AND BECAUSE THE PARTIES WILL BE IN THE JUSTICE CENTER AND IN THE INTEREST OF JUSTICE AND FAIRNESS, HEARING ON MOTION FOR SPECIAL PROSECUTOR WILL IMMEDIATELY FOLLOW JUDGE NANCY MARGARET RUSSO'S HEARING, AT 1:00 P.M. IN COURTROOM 16-D. AS ADMINISTRATIVE JUDGE, THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 12/01/2017 CPJR1 12/01/2017 15:25:23	
12/01/2017	12/01/2017	N/A	OT	CORRESPONDENCE LETTER FROM THE SUPREME COURT OF OHIO	
11/30/2017	11/30/2017	N/A	JE	AFFIDAVIT OF NON-PARTY ALFRED PORTER, FILED 11/28/17 IS STRICKEN FROM THE DOCKET. ALFRED PORTER IS WITHOUT STANDING TO SUBMIT PLEADINGS IN THIS CASE. THE CLERK IS ORDERED TO REMOVE THIS DOCUMENT FROM THE COURT'S DOCKET AS AN INAPPROPRIATE FILING. 11/30/2017 CPDL2 11/30/2017 11:35:54	
11/29/2017	11/29/2017	N/A	JE	ON THIS DATE, AS THE COURT HAS PROVIDED THE STATE AND DEFENSE COUNSEL WITH TRANSCRIBED PHONE MESSAGES FROM THE DEFENDANT TO THE COURT'S PHONE 216-443-8688, FOR THE PERIOD OF 6/17/17 THROUGH 11/21/17. A COMPLETE COPY OF THESE TRANSCRIPTIONS ARE ALSO MADE A PART OF THE COURT'S FILE. 11/29/2017 CPNMR 11/29/2017 14:39:21	

12/30/2017

Cuyahoga County Clerk of Courts - Case Docket

11/20/2017	11/21/2017	N/A	JE	HEARING SET FOR 12/05/2017 AT 11:00 AM. IN COURTROOM 16-D ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR OR WHEN JUDGE NANCY M. RUSSO CONCLUDES HER HEARING. AS ADMINISTRATIVE JUDGE, THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 11/20/2017 CPPPS 11/20/2017 16:17:27	
11/17/2017	11/17/2017	N/A	JE	IT IS ORDERED: FOLLOWING THE COMPLETION OF 12/5/17 HEARING BEFORE JUDGE NANCY MARGARET RUSSO, A HEARING WILL COMMENCE IN COURTROOM 16-D ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR. AS ADMINISTRATIVE JUDGE, THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 11/17/2017 CPPPS 11/17/2017 16:03:22	
11/14/2017	11/14/2017	N/A	JE	COURT REPORTER ALLOWED \$26.00 RECEIVED FOR FILING.	
11/13/2017	11/13/2017	N/A	JE	TRIAL SET FOR 12/11/2017 AT 09:00 AM. 11/13/2017 CPDL2 11/13/2017 13:37:25	
11/13/2017	11/13/2017	D1	SR	ORDERED JE NOTICE(33777020) SENT BY REGULAR MAIL SERVICE. TO: PUBLIC DEFENDER 310 LAKESIDE AVE., SUITE 400 CLEVELAND, OH 44113-0000	
11/13/2017	11/13/2017	D1	NT	DEFENDANT'S REQUEST FOR SUBSTITUTE INDIGENT COUNSEL IN PLACE OF ASSISTANT CUYAHOGA COUNTY PUBLIC DEFENDER SCOT HURLEY TO FILE A PROPER MOTION TO DISMISS AND DUE TO INEFFECTIVE ASSISTANCE OF COUNSEL AND IRRECONCILABLE DIFFERENCES, FILED	
11/09/2017	11/09/2017	P1	MO	MOTION FOR DISCOVERY, FILED STATE'S MOTION TO COMPEL DISCOVERY	
11/09/2017	11/09/2017	P1	NT	STATE'S SUPPLEMENTAL RESPONSE TO REQUEST FOR DISCOVERY UNDER RULE 16, FILED.	
11/08/2017	11/09/2017	N/A	JE	MOTION FOR PERMISSION TO TRAVEL OUT OF STATE TO LOUISVILLE, KY FROM 11/10/17 TO 11/19/17 GRANTED. 11/08/2017 CPDL2 11/08/2017 15:59:26	
11/08/2017	11/08/2017	N/A	JE	DEFENDANT'S MOTION TO DISMISS IS DENIED. CLERK ORDERED TO SEND A COPY OF THIS ORDER TO: SCOTT HURLEY; OFFICE OF THE PUBLIC DEFENDER, 310 LAKESIDE AVE., SUITE 400, CLEVELAND, OH 44113 CLERK ORDERED TO ALSO SEND A COPY OF THIS ORDER TO RACHEAL FULLER, ASSISTANT COUNTY PROSECUTOR, 1200 ONTARIO STREET, 9TH FLOOR, CLEVELAND, OH 44113 11/08/2017 CPDL2 11/08/2017 13:06:40	
11/08/2017	11/08/2017	N/A	JE	THE COURT HAVING REVIEWED THE GRAND JURY TRANSCRIPT RELEASES A COPY TO THE STATE AND THE DEFENDANT OF THOSE PROCEEDINGS, HELD ON 3/4/16. 11/08/2017 CPNMR 11/08/2017 12:59:42	
11/08/2017	11/08/2017	N/A	JE	THE COURT ORDERS THE TRANSCRIPT OF THE HEARING HELD ON 7/26/17 AT STATE'S EXPENSE. TRANSCRIPT DUE TO THE COURT 11/9/17. 11/08/2017 CPDL2 11/08/2017 07:47:25	
11/07/2017	11/07/2017	D1	MO	MOTION FOR PERMISSION TO TRAVEL OUT THE STATE, FILED	
11/07/2017	11/07/2017	N/A	SC	TRIAL SCHEDULED FOR 11/13/2017 AT 09:00 AM IS CANCELLED. JUDGE: NANCY MARGARET RUSSO (326) REASON: TRIAL DATE CONVERTED TO FINAL PT. .	
11/03/2017	11/03/2017	P1	BR	BRIEF IN OPPOSITION, FILED STATE'S OPPOSITION TO DEFENDANT'S MOTION TO DISMISS	
11/03/2017	11/03/2017	N/A	CS	COURT REPORTER FEE	
11/03/2017	11/04/2017	N/A	JE	TRIAL DATE OF 11/13/17 IS CONVERTED TO A FINAL PT. ALL COUNSEL AND DEFENDANT TO BE PRESENT. FINAL PRETRIAL SET FOR 11/13/2017 AT 11:00 AM . 11/03/2017 CPDL2 11/03/2017 10:18:28	
11/02/2017	11/02/2017	N/A	JE	DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) SEAN KILBANE PRESENT. COURT REPORTER PRESENT. HEARING ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR DID NOT GO FORWARD TODAY TO ALLOW TRIAL COURT JUDGE NANCY M. RUSSO AN OPPORTUNITY TO PERFORM HER IN CAMERA REVIEW AND HOLD A HEARING ON 12/5/17 ON DEFENDANT'S MOTION TO DISMISS. AS ADMINISTRATIVE JUDGE, THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 11/02/2017 CPPPS 11/02/2017 11:56:56	
11/01/2017	11/01/2017	N/A	CS	COURT REPORTER FEE	
10/31/2017	10/31/2017	N/A	JE	DEFENDANT'S MOTION FOR TRANSCRIPT OF GRAND JURY PROCEEDINGS GRANTED. TRANSCRIPT TO BE PROVIDED TO THE COURT ONLY FOR IN-CAMERA INSPECTION BY 11/2/17. 10/31/2017 CPDL2 10/31/2017 15:45:06	
10/31/2017	10/31/2017	N/A	JE	DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) RACHEAL FULLER PRESENT. COURT REPORTER PRESENT. HEARING ON CHANGE OF VENUE COMMENCED AND CONTINUED TO 12/5/17 AT 12:00 PM AT REQUEST OF DEFENDANT. HEARING SET FOR 12/05/2017 AT 12:00 PM. 10/31/2017 CPDL2 10/31/2017 15:30:46	
10/31/2017	10/31/2017	N/A	JE	THE COURT ORDERS THE TRANSCRIPT OF TODAY'S HEARING AT STATE'S EXPENSE, WITH COPIES TO SCOTT HURLEY, COUNSEL FOR DEFENDANT, AND RACHEAL FULLER, FOR THE STATE OF OHIO. TRANSCRIPT DUE TO THE COURT 11/1/17 FOR IN-CAMERA INSPECTION BY THE COURT ONLY. 10/31/2017 CPDL2 10/31/2017 13:22:31	
10/31/2017	10/31/2017	N/A	JE	STATE'S RESPONSE TO DEFENDANT'S MOTION TO DISMISS IS DUE TO THE COURT ON OR BEFORE 11/9/17 WITH HAND-DELIVERED COPY TO 18C. 10/31/2017 CPDL2 10/31/2017 13:16:35	
10/30/2017	10/30/2017	D1	MO	MOTION FOR TRANSCRIPT OF GRAND JURY PROCEEDINGS (ORAL HEARING REQUESTED)	
10/30/2017	10/30/2017	D1	MO	MOTION TO DISMISS, FILED. (ORAL HEARING REQUESTED)	
10/27/2017	10/27/2017	P1	GP	GENERAL PLEADING STATE'S OBJECTION TO DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR	
10/26/2017	10/27/2017	N/A	JE	CORRECT DATE AND TIME FOR HEARING ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR IS 11/2/17 @ 11:00 A.M. AS ADMINISTRATIVE JUDGE, THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 10/26/2017 CPPPS 10/26/2017 14:31:16	
10/24/2017	10/24/2017	P1	GP	GENERAL PLEADING STATE'S RESPONSE TO DEFENDANT'S MOTION FOR CHANGE OF VENUE	
10/23/2017	10/23/2017	N/A	JE	HEARING SET FOR 10/31/2017 AT 11:00 AM. HEARING TO BE HELD ON DEFENDANT'S MOTION FOR CHANGE OF VENUE. ALL COUNSEL AND DEFENDANT ORDERED TO BE PRESENT. 10/23/2017 CPDL2 10/23/2017 15:31:39	
10/23/2017	10/23/2017	N/A	CS	COURT REPORTER FEE	
10/19/2017	10/20/2017	N/A	JE	DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) JONATHON MCDONALD AND ZACHARY HUMPHREY PRESENT. COURT REPORTER TRACY VARGO PRESENT. HEARING HELD ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR. STATE ASKS FOR 2 WEEKS CONTINUANCE TO FILE A	

BRIEF IN OPPOSITION. DEFENDANT'S COUNSEL DOES NOT OBJECT TO CONTINUANCE. COURT GRANTS THE CONTINUANCE AND ORDERS BRIEF IN OPPOSITION TO BE FILED BY 10/27/17. HEARING IS CONTINUED TO 11/2/17 AT 11:00 AM IN COURTROOM 16D. HEARING SET FOR 11/02/2017 AT 11:00 AM. THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 10/19/2017 CPTAW 10/19/2017 15:07:23

10/19/2017 10/19/2017 N/A JE STATE'S WRITTEN RESPONSE TO MOTION TO CHANGE VENUE DUE TO THE COURT 10/23/17 WITH HAND-DELIVERED COPY TO 18C. 10/19/2017 CPDL2 10/19/2017 13:45:57

10/17/2017 10/17/2017 N/A JE STATES WRITTEN RESPONSE TO DEFENDANTS MOTION FOR CHANGE OF VENUE DUE ON OR BEFORE 10/23/17. 10/17/2017 CPNMR 10/17/2017 13:49:27

10/17/2017 10/17/2017 N/A JE DEFENDANT ORDERED TO APPEAR WITH COUNSEL AT THE HEARING RE: DEFENDANTS MOTION FOR SPECIAL PROSECUTOR, SET ON 10/19/17 AT 11AM IN THE COURTROOM OF AJ/PJ JOHN RUSSO, COURTROOM NUMBER 16D. 10/17/2017 CPNMR 10/17/2017 13:46:10

10/17/2017 10/17/2017 N/A JE HEARING IS SET ON DEFENDANT'S MOTION FOR SPECIAL PROSECUTOR FOR 10/19/17 AT 11:00 AM WITH JUDGE RUSSO IN COURTROOM 16D. HEARING SET FOR 10/19/2017 AT 11:00 AM. THIS ENTRY TAKEN BY JUDGE JOHN J RUSSO. 10/17/2017 CPTAW 10/17/2017 10:31:48

10/16/2017 10/16/2017 N/A JE FINAL PRETRIAL PREVIOUSLY SET FOR 10/16/2017 AT 11:00AM IS RESET FOR 10/31/2017 AT 11:00AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DEFENSE COUNSEL ENGAGED IN TRIAL WITH JUDGE KATHLEEN SUTULA FINAL PT RESET WITHOUT OBJECTION. 10/16/2017 CPDL2 10/16/2017 17:43:02

10/13/2017 10/13/2017 D1 MO MOTION FOR CHANGE OF VENUE (ORAL HEARING REQUESTED)

10/13/2017 10/13/2017 D1 MO MOTION FOR SPECIAL PROSECUTOR (ORAL HEARING REQUESTED)

10/10/2017 10/11/2017 N/A JE FINAL PRETRIAL REMAINS SET FOR 10/16/2017 at 11:00 AM AT THE REQUEST OF STATE AND DEFENDANT. ALL COUNSEL AND THE DEFENDANT ARE ORDERED TO BE PRESENT. 10/10/2017 CPDL2 10/10/2017 09:34:23

09/12/2017 09/12/2017 N/A JE PRETRIAL HELD 09/12/2017. PRETRIAL SET FOR 09/27/2017 AT 11:00 AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DEFENSE REQUESTS PT PRIOR TO FINAL PT. 09/12/2017 CPDL2 09/12/2017 13:08:44

09/11/2017 09/11/2017 N/A JE DEFENDANT GRANTED PERMISSION TO TRAVEL OUT OF STATE FROM 9/11/17 TO 9/17/17 AND FROM 9/27/17 TO 10/3/17. 09/11/2017 CPDL2 09/11/2017 14:55:15

08/28/2017 08/30/2017 N/A JE PRETRIAL HELD 08/28/2017. PRETRIAL SET FOR 09/12/2017 AT 11:00 AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DISCOVERY REVIEW AND MOTION PREPARATION. 08/28/2017 CPDL2 08/28/2017 14:54:24

08/21/2017 08/21/2017 N/A JE NUNC PRO TUNC ENTRY AS OF AND FOR 08/14/2017. TO CORRECT TYPO ON DOCKET, THE DISCOVERY CUTOFF DATE IN THIS CASE IS 10/6/17. 08/21/2017 CPDL2 08/21/2017 08:35:07

08/15/2017 08/15/2017 P1 NT STATE'S SUPPLEMENTAL RESPONSE TO REQUEST FOR DISCOVERY UNDER RULE 16, FILED.

08/14/2017 08/15/2017 N/A JE THE COURT SETS THE FOLLOWING DISCOVERY CUTOFF DATE: 06/06/2017. ALL PARTIES ARE ORDERED THAT THEY ARE TO EXCHANGE ALL DISCOVERY RELATED TO THIS CASE BY THIS DATE, AND THAT ABSENT THE FILING OF A MOTION TO EXTEND, AND THE GRANTING OF THAT MOTION, ANY NONPRODUCING PARTY IS SUBJECT TO EXCLUSION OF THE EVIDENCE AT TRIAL AND/OR SANCTIONS, INCLUDING A SHOW CAUSE HEARING AND/OR DISMISSAL OF A CASE WITHOUT PREJUDICE. ANY PARTY WHO HAS NOT TIMELY RECEIVED DISCOVERY, WITHIN THE CONFINES OF THIS ORDER IS ORDERED TO FILE THE APPROPRIATE MOTION WITH THE COURT TO EXCLUDE EVIDENCE, AND SAID MOTION IS TO BE MADE WITHIN 3 WORKING DAYS OF THE PASSAGE OF THE CUTOFF. ANY MOTION TO EXTEND THE DISCOVERY DEADLINE IS TO BE MADE IN WRITING NO LESS THAN 3 WORKING DAYS BEFORE THE DISCOVERY CUTOFF. ANY PARTY FAILING TO COMPLY WITH THIS ORDER IS SUBJECT TO A CONSIDERATION OF SANCTIONS, INCLUDING A SHOW CAUSE/CONTEMPT HEARING, AND/OR DISMISSAL OF A CASE WITHOUT PREJUDICE. 08/14/2017 CPLB1 08/14/2017 15:09:27

08/07/2017 08/07/2017 N/A JE DEFENDANT HAS PERMISSION TO TRAVEL OUTSIDE OF THE STATE UNTIL 8/27/17. PT SET 8/28/17 AT 10:00 REMAINS SET. 08/07/2017 CPDL2 08/07/2017 12:51:04

07/27/2017 07/27/2017 N/A CS COURT REPORTER FEE

07/26/2017 07/27/2017 N/A JE DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) RACHEAL FULLER PRESENT. COURT REPORTER PRESENT. PRETRIAL HELD 07/26/2017. PRETRIAL SET FOR 08/28/2017 AT 10:00 AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DISCOVERY FINAL PRETRIAL SET FOR 10/16/2017 AT 11:00 AM. AT THE REQUEST OF DEFENDANT. TRIAL SET FOR 11/13/2017 AT 09:00 AM. AT THE REQUEST OF DEFENDANT. 07/26/2017 CPDL2 07/27/2017 09:56:57

07/26/2017 07/26/2017 P1 NT STATE'S SUPPLEMENTAL RESPONSE TO REQUEST FOR DISCOVERY UNDER RULE 16, FILED. SUPPLEMENTAL RESPONSE





















07/17/2017 07/18/2017 N/A JE PRETRIAL HELD 07/17/2017. PRETRIAL SET FOR 07/26/2017 AT 11:00 AM. AT THE REQUEST OF ALL PARTIES. CLIENT TO BE PRESENT AT 7/26/17 PRETRIAL AS FUTURE DATES FOR THIS CASE TO BE PICKED. 07/17/2017 CPDL2 07/17/2017 16:57:57

07/11/2017 07/11/2017 N/A CS COURT REPORTER FEE

07/10/2017 07/10/2017 N/A JE DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT. PROSECUTOR(S) RACHEAL FULLER PRESENT. PRETRIAL HELD 07/10/2017. PRETRIAL SET FOR 07/17/2017 AT 11:00 AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: PT SET TO PICK FUTURE DATES FOR THE DEFENDANT. STATE TO CHECK INTO BODY CAM. 07/10/2017 CPDL2 07/10/2017 15:31:08




























07/10/2017 07/10/2017 N/A JE ANY ISSUES REGARDING DISCOVERY ARE TO BE BROUGHT TO THE ATTENTION OF THE COURT IMMEDIATELY. ALL DISCOVERY IS TO BE COMPLETED BEFORE THE FINAL PRETRIAL DATE. ANY PARTY SEEKING AN EXTENSION TO COMPLY WITH DISCOVERY IS ORDERED TO FILE A MOTION REQUESTING THE EXTENSION AND STATE SPECIFIC REASONS FOR THE DELAY. IT IS ORDERED THAT ANY MATERIALS MARKED "FOR COUNSEL ONLY" ARE FOR THE EXCLUSIVE USE OF COUNSEL, AND NOT TO BE SHARED WITH ANY PERSONS, INCLUDING THE DEFENDANT, EXCEPTING HOWEVER, THAT THE ATTORNEY MAY VERBALLY DISCUSS THE CONTENTS OF SAID DISCOVERY MATERIALS, IN ORDER TO PREPARE FOR TRIAL. SHOULD ANY ATTORNEY BELIEVE THAT THE DESIGNATION INTERFERES WITH THE RIGHT TO PROPERLY PREPARE FOR TRIAL, SAID COUNSEL IS TO FILE THE APPROPRIATE MOTION WITH THIS COURT, WHO WILL THEN DETERMINE IF THE DESIGNATION IS APPROPRIATE, OR IF THE MATERIALS

THEMSELVES MAY BE SHARED IN ORDER TO PROPERLY PREPARE FOR TRIAL. COUNSEL IS NOTIFIED THAT ANY ALLEGED BREACH OF THIS ORDER MAY RESULT IN A HEARING ON CONTEMPT. THE COURT ORDERS THAT NO PERSON MAY REQUEST A DIVERSION BACKGROUND CHECK, ELIGIBILITY PACKET OR ASSESSMENT FROM THE COURT'S PROBATION DEPARTMENT WITHOUT A PRIOR ORDER OF THIS COURT. THE PROBATION DEPARTMENT IS PROHIBITED FROM ACTING ON ANY REQUEST MADE BY ANYONE WITHOUT THIS COURT'S JOURNALIZED ORDER, AND IS ALSO ORDERED TO REPORT TO THE COURT, ANY REQUESTS MADE FOR THIS INFORMATION WITHOUT A SIGNED ORDER FROM THE COURT. ANY PERSON WHO VIOLATES THIS ORDER IS SUBJECT TO A HEARING ON SANCTIONS, INCLUDING POSSIBLE CONTEMPT. 07/10/2017 CPDL2 07/10/2017 07:45:36

06/30/2017	07/01/2017	N/A	JE	MOTION OF STATE PUBLIC DEFENDER TO WITHDRAW IS GRANTED. COUNTY PUBLIC DEFENDER HURLEY HAS BEEN REASSIGNED BY THE COURT. 06/30/2017 CPNMR 06/30/2017 20:08:32	
06/30/2017	06/30/2017	D1	MO	MOTION TO WITHDRAW AS COUNSEL, FILED. OFFICE OF THE OHIO PUBLIC DEFENDER'S MOTION TO WITHDRAW AS COURT-APPOINTED COUNSEL FOR DEFENDANT COLEMAN	
06/30/2017	06/30/2017	N/A	JE	IT IS HEREBY ORDERED THAT DONALD BUTLER, ESQ., HERETOFORE ASSIGNED AS COUNSEL FOR THE DEFENDANT IN THIS CAUSE, BE ALLOWED \$1,867.00 FOR SERVICES SO RENDERED. IT IS ORDERED THAT THE COURT CERTIFY SAID AMOUNT TO THE FISCAL OFFICER AND THE COUNTY EXECUTIVE FOR ALLOWANCE AND PAYMENT. 1704746 06/30/2017 CPMKE 06/30/2017 10:07:14	
06/29/2017	06/29/2017	N/A	JE	THE COURT REASSIGNS THIS MATTER TO THE CUYAHOGA COUNTY PUBLIC DEFENDER, SPECIFICALLY TO SCOTT HURLEY, THE DEFENDANTS FORMER COUNSEL. TRANSFER OF THE CASE FROM THE COUNTY PUBLIC DEFENDER TO THE STATE PUBLIC DEFENDER IS VOID. DATES REMAIN AS SET. 06/29/2017 CPNMR 06/29/2017 13:09:41	
06/21/2017	06/30/2017	N/A	JE	DUE TO COMPANION CASE CR 608700, EXTRAORDINARY FEES IN THE AMOUNT OF \$367.00 ARE HEREBY GRANTED. THE TOTAL AMOUNT OF \$1,867.00 IS HEREBY APPROVED. THIS ENTRY TAKEN BY JUDGE JOSEPH D RUSSO. 06/21/2017 CPMKE 06/21/2017 07:57:12	
06/20/2017	06/20/2017	N/A	JE	DEFENDANT REPORTED TO GPS OFFICER AS ORDERED; COURT CONDUCTS TELEPHONE CONFERENCE WITH DEFENDANT AND PO FARHAT. COURT ORDERS GPS REQUIREMENTS LIFTED AND ALL COSTS VACATED. DEFENDANT NOT REQUIRED TO REPORT TO CSR AND NOT REQUIRED TO BE ON GPS. DEFENDANT ADVISED THAT SHE IS PERMITTED TO TRAVEL OUT OF STATE, PROVIDED THAT SHE DOES NOT MISS A COURT DATE AND NOTIFIES THE COURT, IN ADVANCE OF ANY TRAVEL PLANS, INCLUDING THE INTENDED LOCATION AND DATES, IN ORDER FOR THE COURT TO JOURNALIZE PERMITTED TRAVEL. THE DEFENDANT ALSO REQUESTED A CONTINUANCE OF THE 6/27/17 PRETRIAL. REQUEST GRANTED. PRETRIAL SET 7/10/17 AT 11AM. PRETRIAL SET FOR 07/10/2017 AT 11:00 AM. 06/20/2017 CPNMR 06/20/2017 14:18:30	
06/20/2017	06/20/2017	N/A	JE	DEFENDANT ORDERED TO REPORT TO GPS OFFICER THIS DATE AND TO BRING WITH HER THE GPS BOX. THE COURT IS TO BE CALLED WHEN THE DEFENDANT REPORTS. 06/20/2017 CPNMR 06/20/2017 11:31:32	
06/20/2017	06/20/2017	D	RE	ATTORNEY FEE BILL SUBMITTED DONALD BUTLER	
06/19/2017	06/19/2017	D1	MO	RESPONSE OF KATHY COLEMAN IN OPPOSITION TO UNTIMELY MOTION BY CHIEF CUYAHOGA COUNTY PUBLIC DEFENDER MARK STANTON FOR RECUSAL OF THE PUBLIC DEFENDER'S OFFICE FROM REPRESENTATION AND AGAINST REPRESENTATION BY THE OHIO PUBLIC DEFENDER, FILED	
06/16/2017	06/19/2017	N/A	JE	FIRST PRETRIAL SET FOR 06/27/2017 AT 09:00 AM. THIS WILL BE THE FIRST PT IN THIS CASE AFTER CASE RE-ASSIGNED TO THE DOCKET OF JUDGE NANCY MARGARET RUSSO. 06/16/2017 CPDL2 06/16/2017 16:32:43	
06/16/2017	06/19/2017	N/A	JE	MOTION TO WITHDRAW AS COUNSEL AND TO SUBSTITUTE THE OHIO PUBLIC DEFENDER OFFICE GRANTED. 06/16/2017 CPDL2 06/16/2017 16:00:15	
06/16/2017	06/16/2017	D1	MO	MOTION FILED BY D1 KATHY COLEMAN ATTORNEY MARK A STANTON 0007919 MOTION TO WITHDRAW AS COUNSEL AND TO SUBSTITUTE THE OHIO PUBLIC DEFENDER OFFICE	
06/16/2017	06/16/2017	N/A	SC	TRIAL SCHEDULED FOR 06/19/2017 AT 09:30 AM IS CANCELLED. JUDGE: NANCY MARGARET RUSSO (326) REASON: CASE NEWLY RE-ASSIGNED TO JUDGE NANCY MARGARET RUSSO. .	
06/14/2017	06/14/2017	N/A	JE	CAPTIONED CASE BEING ORIGINALLY ASSIGNED TO JUDGE JOSEPH D RUSSO (332) AND FOR GOOD CAUSE SHOWN, THIS MATTER IS HEREBY REASSIGNED AND TRANSFERRED TO THE DOCKET OF JUDGE NANCY MARGARET RUSSO (326) FOR FURTHER PROCEEDINGS ACCORDING TO LAW.	
06/12/2017	06/12/2017	P1	NT	STATE'S NOTICE OF RECEIPT OF DEMAND FOR DISCOVERY FILED	
06/06/2017	06/06/2017	P1	NT	STATE'S NOTICE OF RECEIPT OF DEMAND FOR DISCOVERY FILED	
06/01/2017	06/01/2017	N/A	JE	DEFENDANT INDIGENT; PUBLIC DEFENDER ASSIGNED ON 06/01/2017. ORAL MOTION OF DEFENSE ATTORNEY DONALD BUTLER TO WITHDRAW IS HEREBY GRANTED. 06/01/2017 CPLD1 06/01/2017 14:54:02	
06/01/2017	06/01/2017	D1	MO	MOTION FILED BY D1 KATHY COLEMAN ATTORNEY DONALD BUTLER 0005968 TERMINATE GPS MONITORING	
05/24/2017	05/25/2017	N/A	JE	PRETRIAL HELD 05/24/2017. PRETRIAL CONTINUED TO 06/12/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 05/24/2017 CPLD1 05/25/2017 09:57:08	
05/11/2017	05/11/2017	N/A	JE	PRETRIAL NOT HELD. PRETRIAL PREVIOUSLY SET FOR 05/11/2017 AT 09:00AM IS RESET FOR 05/24/2017 AT 09:00AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DEFENSE ATTORNEY UNAVAILABLE 05/11/2017 CPLD1 05/11/2017 13:41:31	
04/26/2017	04/28/2017	N/A	JE	PRETRIAL HELD 04/26/2017. PRETRIAL CONTINUED TO 05/11/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 04/26/2017 CPLD1 04/26/2017 15:03:27	
04/05/2017	04/05/2017	N/A	JE	PRETRIAL HELD 04/05/2017. PRETRIAL CONTINUED TO 04/26/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY TRIAL SET FOR 06/19/2017 AT 09:30 AM. AT THE REQUEST OF DEFENDANT. 04/05/2017 CPLD1 04/05/2017 14:37:10	
04/05/2017	04/05/2017	D1	CS	REPARATION FEE RC 2743.70 ; 2937.22 ; 2949.091	
04/05/2017	04/05/2017	N/A	BN	\$900.00 BOND REFUNDED TO COLEMAN/KATHY/	
03/23/2017	03/23/2017	N/A	JE	PRETRIAL HELD 03/23/2017. PRETRIAL CONTINUED TO 04/05/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 03/23/2017 CPLD1 03/23/2017 14:09:44	
03/02/2017	03/02/2017	N/A	JE	PRETRIAL NOT HELD. PRETRIAL PREVIOUSLY SET FOR 03/02/2017 AT 09:00AM IS RESET FOR 03/07/2017 AT 09:00AM. AT THE REQUEST OF DEFENDANT. 03/02/2017 CPLD1 03/02/2017 15:27:53	

12/30/2017

Cuyahoga County Clerk of Courts - Case Docket





02/16/2017	02/16/2017	N/A	JE	PRETRIAL HELD 02/16/2017. PRETRIAL CONTINUED TO 03/02/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 02/16/2017 CPLD1 02/16/2017 14:43:01	
02/07/2017	02/08/2017	N/A	JE	PRETRIAL NOT HELD. PRETRIAL PREVIOUSLY SET FOR 02/07/2017 AT 09:00AM IS RESET FOR 02/16/2017 AT 09:00AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: DEFENSE ATTORNEY ENGAGED IN TRIAL 02/07/2017 CPLD1 02/07/2017 15:11:16	
01/23/2017	01/23/2017	N/A	JE	PRETRIAL HELD 01/23/2017. PRETRIAL CONTINUED TO 02/07/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 01/23/2017 CPLD1 01/23/2017 12:44:19	
01/09/2017	01/09/2017	N/A	JE	PRETRIAL HELD 01/23/2017. PRETRIAL CONTINUED TO AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 01/09/2017 CPLD1 01/09/2017 15:09:29	
12/13/2016	12/14/2016	N/A	JE	PRETRIAL HELD 12/13/2016. PRETRIAL CONTINUED TO 01/09/2017 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 12/13/2016 CPLD1 12/13/2016 14:13:41	
12/02/2016	12/02/2016	N/A	JE	IT IS HEREBY ORDERED THAT WILLIAM T MCGINTY, ESQ., HERETOFORE ASSIGNED AS COUNSEL FOR THE DEFENDANT IN THIS CAUSE, BE ALLOWED CONSIDERATION WHICH IS INCLUDED IN THE \$1,655.00 PAID IN CASE CR16608700A FOR SERVICES SO RENDERED. IT IS ORDERED THAT THE COURT CERTIFY SAID AMOUNT TO THE FISCAL OFFICER AND THE COUNTY EXECUTIVE FOR ALLOWANCE AND PAYMENT. 1608392 12/02/2016 CPKMD 12/02/2016 10:29:52	
11/29/2016	11/30/2016	N/A	JE	PRETRIAL HELD 11/29/2016. PRETRIAL CONTINUED TO 12/13/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 11/29/2016 CPLD1 11/30/2016 14:48:08	
11/29/2016	12/02/2016	N/A	JE	DUE TO COMPANION CASE CR 608700, EXTRAORDINARY FEES IN THE AMOUNT OF \$155.00 ARE HEREBY GRANTED. THE TOTAL AMOUNT OF \$1,655.00 IS HEREBY APPROVED. 11/29/2016 CPKMD 11/29/2016 14:48:03	
11/22/2016	11/22/2016	D	RE	ATTORNEY FEE BILL SUBMITTED WILLIAM T. MCGINTY	
11/22/2016	11/28/2016	N/A	JE	PRETRIAL PREVIOUSLY SET FOR 11/30/2016 AT 09:00AM IS RESET FOR 11/29/2016 AT 09:00AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ATTORNEY UNAVAILABLE 11/22/2016 CPLD1 11/22/2016 14:36:13	
11/16/2016	11/16/2016	D1	MO	MOTION FOR BILL OF PARTICULARS, FILED.	
11/16/2016	11/16/2016	D1	NT	REQUEST FOR EVIDENCE NOTICE, FILED.	
11/16/2016	11/16/2016	D1	MO	DEFENDANT'S DEMAND FOR DISCOVERY, FILED.	
11/16/2016	11/18/2016	N/A	JE	DEFENDANT INDIGENT; ATTORNEY DONALD BUTLER ASSIGNED ON 11/16/2016. PRETRIAL HELD 11/16/2016. PRETRIAL CONTINUED TO 11/30/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 11/16/2016 CPLD1 11/16/2016 15:04:07	
10/27/2016	10/27/2016	N/A	JE	PRETRIAL HELD 10/27/2016. PRETRIAL CONTINUED TO 11/16/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 10/27/2016 CPLD1 10/27/2016 12:02:51	
10/21/2016	10/24/2016	N/A	JE	BOND FORFEITURE VACATED; CAPIAS RECALLED. 10/21/2016 CPLD1 10/21/2016 13:13:09	
10/13/2016	10/17/2016	N/A	JE	PRETRIAL HELD 10/13/2016. PRETRIAL CONTINUED TO 10/27/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 10/13/2016 CPLD1 10/13/2016 13:49:56	
10/13/2016	10/13/2016	P1	MO	STATE'S SUPPLEMENTAL RESPONSE TO REQUEST FOR DISCOVERY UNDER RULE 16, FILED.	
10/12/2016	10/12/2016	N/A	BN	\$25000 SURETY BOND POSTED ON 10/12/2016 BY DUNN/ALANNA / BANKERS INS CO. BOND NO. 684820 / POWER NO. 555166097	
10/07/2016	10/07/2016	D1	MO	MOTION FILED BY D1 KATHY COLEMAN ATTORNEY WILLIAM T MCGINTY 0009285 MOTION TO VACATE THE BOND SET IN CR-16-603937 ON OCTOBER 05, 2016 AND ACCEPT THE BOND THAT WAS PREVIOUSLY POSTED ON AUGUST 18, 2016	
10/06/2016	10/06/2016	N/A	CS	COURT REPORTER FEE	
10/05/2016	10/05/2016	N/A	JE	PRETRIAL HELD 10/05/2016. PRETRIAL CONTINUED TO 10/13/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY BOND HEARING HELD 10/05/2016. ALL PARTIES STIPULATE TO THE PSYCHIATRIC REPORT DATED 09-27-2016 BOND SET AT \$25,000.00. BOND TYPE: CASH/SURETY/PROP. BOND TERMS: COURT SUPERVISED RELEASE . DEFENDANT ALSO TO BE PLACED ON ELECTRONIC HOME MONITORING. DEFENDANT IS ALSO LIMITED TO THIS JURISDICTION 10/05/2016 CPLD1 10/05/2016 15:48:34	
10/04/2016	10/04/2016	N/A	JE	PRETRIAL HELD 10/04/2016. PRETRIAL CONTINUED TO 10/05/2016 AT 01:30 PM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 10/04/2016 CPLD1 10/04/2016 15:21:18	
09/29/2016	09/29/2016	N/A	JE	PRETRIAL HELD 09/29/2016. PRETRIAL CONTINUED TO 10/04/2016 AT 02:00 PM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 09/29/2016 CPLD1 09/29/2016 14:19:14	
09/20/2016	09/20/2016	D1	MO	MOTION FOR BILL OF PARTICULARS, FILED. MOTION FOR BILL OF PARTICULARS	
09/20/2016	09/20/2016	D1	MO	MOTION FOR DISCOVERY, FILED MOTION FOR DISCOVERY	
09/20/2016	09/20/2016	N/A	JE	DEFENDANT INDIGENT; ATTORNEY WILLIAM T MCGINTY ASSIGNED ON 09/20/2016. DEFENSE ATTORNEY JAMES ALEXANDER'S MOTION TO WITHDRAW AS COUNSEL IS GRANTED. 09/20/2016 CPLD1 09/20/2016 13:54:41	
09/09/2016	09/09/2016	D1	MO	MOTION TO WITHDRAW AS COUNSEL, FILED.	
09/06/2016	09/08/2016	N/A	JE	PRETRIAL HELD 09/06/2016. PRETRIAL CONTINUED TO 09/29/2016 AT 10:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 09/06/2016 CPLD1 09/06/2016 13:43:35	
09/06/2016	09/06/2016	D1	MO	MOTION FILED BY D1 KATHY COLEMAN ATTORNEY JAMES ALEXANDER 0033384 APPOINT INDEPENDENT EXAMINER	
08/25/2016	08/29/2016	N/A	JE	DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC. DIRECTOR, PSYCHIATRIC CLINIC: IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC. 2945.371 SANITY AT THE TIME OF THE ACT YOU ARE DIRECTED TO EXAMINE KATHY W COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31	

OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31
 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31
 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31
 OBSTRUCTING OFFICIAL BUSINESS. 08/25/2016 CPLD1 08/25/2016 14:59:48

Date	Case No.	Party	Event	Description
08/25/2016	08/25/2016	P1	MO	STATE'S DEMAND FOR DISCOVERY, FILED.
08/25/2016	08/25/2016	P1	MO	STATE'S RESPONSE TO DEFENDANT'S REQUEST FOR DISCOVERY AND BILL OF PARTICULARS UNDER RULE 16, FILED.
08/23/2016	08/23/2016	N/A	BN	BOND FORFEITURE NOTICE MAILED TO DEFENDANT, BOND 681503
08/22/2016	08/22/2016	N/A	CL	CAPIAS SENT TO SHERIFF
08/19/2016	08/22/2016	N/A	JE	NUNC PRO TUNC ENTRY AS OF AND FOR 08/01/2016. ON THE 19TH DAY OF AUGUST, 2016, THE DEFENDANT, KATHY W COLEMAN, FAILING TO APPEAR IN COURT AS HE/SHE WAS BOUND TO DO BY THE CONDITIONS OF HIS/HER RECOGNIZANCE, THE COURT ORDERS THAT THE SAID RECOGNIZANCE, TAKEN HERETOFORE IN THIS CAUSE BE, AND THE SAME IS, FORFEITED ABSOLUTELY. IT IS FURTHER ORDERED THAT THE CLERK SHALL FORTHWITH GIVE AS PROVIDED BY LAW, THE SURETY OF RECORD, OR THE DEFENDANT IF THE DEFENDANT WAS RELEASED ON PERSONAL BOND, NOTICE TO APPEAR IN THIS COURT ON OR BEFORE THE 18TH DAY OF OCTOBER, 2016. IF THERE IS A SURETY, SUCH SURETY SHALL PRODUCE THE BODY OF SAID DEFENDANT, OR SHOW WHY JUDGMENT SHALL NOT BE ENTERED AGAINST HIM/HER FOR THE AMOUNT OF THE RECOGNIZANCE GIVEN IN THIS CAUSE. IF THE DEFENDANT WAS RELEASED ON A PERSONAL BOND, THE DEFENDANT SHALL SHOW WHY JUDGMENT SHALL NOT BE ENTERED AGAINST HIM/HER FOR THE AMOUNT OF THE RECOGNIZANCE GIVEN IN THIS CAUSE. IT IS FURTHER ORDERED THAT A CAPIAS BE ISSUED FOR THE SAID DEFENDANT. DEFENDANT OBSCOUNDED FROM GPS MONITORING 08/19/2016 CPLD1 08/19/2016 15:18:34
08/18/2016	08/18/2016	D1	NT	NOTICE FILED BY D1 KATHY COLEMAN ATTORNEY JAMES ALEXANDER 0033384 FILING DISCOVERY DEMAND
08/17/2016	08/17/2016	N/A	JE	PRETRIAL HELD 08/17/2016. PRETRIAL CONTINUED TO 09/06/2016 AT 10:30 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY THE COURT WILL HOLD A BOND MOTION HEARING AFTER THE PSHYC REPORT IS COMPLETED 08/17/2016 CPLD1 08/17/2016 14:26:04
08/10/2016	08/11/2016	N/A	JE	DEFENDANT'S MOTION TO RECALL ORDER OF REFERENCE TO COURT PSYCHIATRIC CLINIC IS MOOT. 08/10/2016 CPLD1 08/10/2016 14:49:50
08/10/2016	08/11/2016	N/A	JE	NUNC PRO TUNC ENTRY AS OF AND FOR 08/01/2016. REFERRAL TO THE PSHYCIATRIC CLINIC IS CORRECTED TO BE AT COURTS REQUEST ENTERED IN ERROR AT PROSECUTORS REQUEST. 08/10/2016 CPLD1 08/10/2016 14:49:10
08/09/2016	08/09/2016	D1	MO	MOTION FILED BY D1 KATHY COLEMAN ATTORNEY JAMES ALEXANDER 0033384 RESCIND ORDER OF REFERRAL
08/01/2016	08/01/2016	N/A	JE	DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC. DIRECTOR, PSYCHIATRIC CLINIC: IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC. 2945.371 SANITY AT THE TIME OF THE ACT YOU ARE DIRECTED TO EXAMINE KATHY W COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS. REPORT ORDERED AT PROSECUTOR'S REQUEST 08/01/2016 CPLD1 08/01/2016 12:43:53
07/28/2016	07/28/2016	D1	SF	PAYMENT RECEIVED OF KATHY W COLEMAN
07/28/2016	07/28/2016	D1	DR	REPARATION FEE RC 2743.70 ; 2937.22 ; 2949.091 \$85.00
07/28/2016	07/28/2016	N/A	CS	COURT REPORTER FEE
07/28/2016	07/28/2016	N/A	CS	TRANSFER FROM BOND
07/28/2016	07/28/2016	D1	SF	PAYMENT RECEIVED OF KATHY W COLEMAN
07/28/2016	07/28/2016	N/A	BN	\$10000 10% BOND POSTED ON 07/28/2016 BY DEFENDANT. BOND NO. 681503 RECEIPT NO. 168000001159
07/27/2016	07/27/2016	N/A	JE	PRETRIAL HELD 07/27/2016. PRETRIAL CONTINUED TO 08/17/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY DEFENDANT'S MOTION FOR BOND REDUCTION IS GRANTED IN PART. BOND SET AT \$10,000.00. BOND TYPE: CASH/SUR/PROP/10% BOND TERMS: COURT SUPERVISED RELEASE . DEFENDANT TO BE PLACED ON ELECTRONIC HOME MONITORING DEFENDANT WILL BE MONITORED IN LOUISVILLE KENTUCKY 07/27/2016 CPLD1 07/27/2016 15:59:15
07/25/2016	07/25/2016	N/A	JE	FIRST PRETRIAL PREVIOUSLY SET FOR 08/02/2016 AT 09:00AM IS RESET FOR 07/27/2016 AT 09:00AM. 07/25/2016 CPLD1 07/25/2016 13:59:27
07/21/2016	07/21/2016	D1	MO	MOTION FOR BOND REDUCTION, FILED. AND MODIFICATION OF BOND CONDITIONS
07/20/2016	07/20/2016	N/A	CS	PRISONER IN COURT
07/20/2016	07/20/2016	N/A	JE	CAPIAS RECALLED ON 07/20/2016. DEFENDANT PRESENT WITH COUNSEL. DEFENDANT RETAINED ALEXANDER, JAMES AS COUNSEL. READING OF INDICTMENT WAIVED. TWENTY-FOUR HOUR SERVICE WAIVED. DEFENDANT PLEAD NOT GUILTY TO INDICTMENT. BOND SET AT 15,000.00 DOLLARS. BOND TYPE: CASH/SURETY/PROP. BOND CONDITIONS: COURT SUPERVISED RELEASE, HOME DETENTION GPS MONITORING. JUDGE RUSSO, JOSEPH D (332) ASSIGNED (RANDOM). FIRST PRETRIAL SET FOR 08/02/2016 AT 09:00 AM IN COURT ROOM JC22D JUDGE JOSEPH D. RUSSO.
07/19/2016	07/19/2016	N/A	SC	ARRAIGNMENT PREVIOUSLY SCHEDULED FOR 03/18/2016 AT 08:30 AM IS RESCHEDULED FOR 07/20/2016 AT 08:30 AM..
07/19/2016	07/19/2016	N/A	SC	ARRAIGNMENT SCHEDULED FOR 03/18/2016 AT 08:30 AM IS CANCELLED. JUDGE: ARRAIGNMENT ROOM (ARRAIGN) REASON: UNKNOWN .
07/19/2016	07/20/2016	N/A	CS	DEFENDANT'S BOOKING COST
07/19/2016	07/19/2016	D1	NT	NOTICE OF APPEARANCE, FILED. JAMES ALEXANDER, JR.

12/30/2017

Cuyahoga County Clerk of Courts - Case Docket

07/19/2016	07/20/2016	N/A	CR	DEFENDANT IN CUSTODY	
03/22/2016	03/22/2017	N/A	JE	PRETRIAL NOT HELD. PRETRIAL PREVIOUSLY SET FOR 03/07/2017 AT 09:00AM IS RESET FOR 03/23/2016 AT 09:00AM. AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ATTORNEY UNAVAILABLE 03/22/2016 CPLD1 03/22/2017 14:39:52	
03/19/2016	03/19/2016	N/A	SR	FX RECEIPT NO. 28524364 RETURNED 3/10/2016 FAILURE OF SERVICE ON PARTY COLEMAN/KATHY/W - BAD ADDRESS -	
03/18/2016	03/18/2016	N/A	CL	CAPIAS SENT TO SHERIFF	
03/18/2016	03/18/2016	N/A	JE	CAPIAS TO ISSUE FOR DEFENDANT, KATHY W COLEMAN.	
03/04/2016	03/07/2016	N/A	GP	ARRAIGNMENT SCHEDULED FOR 03/18/2016.	
03/04/2016	03/04/2016	N/A	CS	WRIT FEE	
03/04/2016	03/04/2016	N/A	SR	SUMMONS - CRIMINAL(28524364) SENT BY FEDERAL EXPRESS. TO: COLEMAN/KATHY/W 3901 SILSBY ROAD UNIVERSITY HEIGHTS, OH 441180000	
03/04/2016	03/04/2016	N/A	CR	INDICTED ORIGINAL ON 03/04/2016	
03/04/2016	03/07/2016	N/A	SF	LEGAL RESEARCH	
03/04/2016	03/07/2016	N/A	SF	COURT SPECIAL PROJECTS FUND	
03/04/2016	03/07/2016	N/A	SF	CRIME STOPPERS	
03/04/2016	03/07/2016	N/A	SF	COMPUTER FEE	
03/04/2016	03/07/2016	N/A	SF	CLERK FEE	
03/02/2016	03/07/2017	N/A	JE	PRETRIAL HELD 03/02/2016. PRETRIAL CONTINUED TO 03/22/2016 AT 09:00 AM AT THE REQUEST OF DEFENDANT. REASON FOR CONTINUANCE: ON GOING DISCOVERY 03/02/2016 CPLD1 03/07/2017 14:54:06	
02/25/2016	02/25/2016	N/A	CR	CIF ENTERED	
05/18/2015	02/25/2016	N/A	CR	ARRESTED 05/18/2015	
05/15/2015	02/25/2016	N/A	CR	DATE OF OFFENSE 05/15/2015	

Only the official court records available from the Cuyahoga County Clerk of Courts, available in person, should be relied upon as accurate and current.

For questions/comments please
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**IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO**

THE STATE OF OHIO
Plaintiff

KATHY W COLEMAN
Defendant

*Exhibit
B (2 PP)*

Case No: CR-16-603937-A

Judge: NANCY MARGARET RUSSO

INDICT: 2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
2921.31 OBSTRUCTING OFFICIAL BUSINESS
2903.11 FELONIOUS ASSAULT (PEACE OFFICER)
ADDITIONAL COUNTS...

JOURNAL ENTRY

DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT.
PROSECUTOR(S) LINDSAY RASKIN PRESENT.
COURT REPORTER PRESENT.

HEARING SET FOR 01/11/2018 AT 11:00 AM.

DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC.

DIRECTOR, PSYCHIATRIC CLINIC:

IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC.
YOU ARE DIRECTED TO EXAMINE KATHY W COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2903.11
FELONIOUS ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS, 2903.11 FELONIOUS
ASSAULT (PEACE OFFICER), 2921.31 OBSTRUCTING OFFICIAL BUSINESS.

PSYCH CLINIC ORDERED TO CONDUCT EVALUATION ON DEFENDANT TO PROCEED TO TRIAL PRO SE.
REPORT DUE TO THE COURT FOR HEARING SET 1/11/18 AT 11:00 AM.

12/11/2017

CPDL2 12/11/2017 11:24:53

Judge Signature

Date

HEAR
12/11/2017

**IN THE COURT OF COMMON PLEAS
CUYAHOGA COUNTY, OHIO**

THE STATE OF OHIO
Plaintiff

Case No: CR-16-608700-A

Judge: NANCY MARGARET RUSSO

KATHY COLEMAN
Defendant

INDICT: 2921.34 ESCAPE
2909.04 DISRUPTING PUBLIC SERVICE
2909.06 CRIMINAL DAMAGING
ADDITIONAL COUNTS...

JOURNAL ENTRY

DEFENDANT IN COURT. COUNSEL SCOTT HURLEY PRESENT.
PROSECUTOR(S) LINDSAY RASKIN PRESENT.
COURT REPORTER PRESENT.

HEARING SET FOR 01/11/2018 AT 11:00 AM.

DEFENDANT IS REFERRED TO COURT PSYCHIATRIC CLINIC.

DIRECTOR, PSYCHIATRIC CLINIC:

IN ACCORDANCE WITH PROVISIONS OF THE OHIO REVISED CODE, 2945.371 COMPETENCE TO STAND TRIAL; ETC.
YOU ARE DIRECTED TO EXAMINE KATHY COLEMAN, WHO IS AWAITING TRIAL ON CHARGE(S) OF 2909.04
DISRUPTING PUBLIC SERVICE, 2909.06 CRIMINAL DAMAGING, 2921.31 OBSTRUCTING OFFICIAL BUSINESS,
2921.34 ESCAPE.

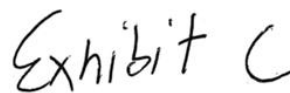
PSYCH CLINIC ORDERED TO CONDUCT EVALUATION ON DEFENDANT TO PROCEED TO TRIAL PRO SE.
REPORT DUE TO THE COURT FOR HEARING SET 1/11/18 AT 11:00 AM.

12/11/2017
CPDL2 12/11/2017 11:28:10

Judge Signature

Date

HEAR
12/11/2017



COURT PSYCHIATRIC CLINIC
CUYAHOGA COUNTY • COURT OF COMMON PLEAS

PHILLIP J. RESNICK M.D.

Director

GEROGE W. SCHMEDLEN, Ph.D., J.D.

Associate Director

JUSTICE CENTER

COURTS TOWER - SIXTH FLOOR

1200 ONTARIO STREET - CLEVELAND, OHIO 4411

(216) 443-7330 • (216) 443-7332 (FAX)

MICHAEL H. ARONOFF, Psy D.

Chief of Psychology

MICHAEL CASO, L.I.S.W.

Chief Social Worker

December 18, 2017

KATHY COLEMAN

STUCK EVERYWHERE

CLEVELAND OH, 44103

Dear Sir or Madam:

You have been referred to the Court Psychiatric Clinic **Common Pleas Court.**

This letter is to advise you that you have been scheduled for an appointment with this Clinic On **Friday January 12, 2018 9:00 AM.**

Since this evaluation could last anywhere from one to three hours, please plan your time schedule accordingly. **Please be aware you may receive more than one notification of appointment indicating multiple appointments, depending upon the evaluation type requested.**

You may be incarcerated at the time of mailing of this notice. If so, you will be taken to the clinic by Sheriff personnel. If you are released before the above noted appointment date, you are still required to show up for this appointment, or call to reschedule.

The Court Psychiatric Clinic is very busy. Please make every effort to be on time. Allow ample time for parking, bus delays, and traffic problems. If you are more than fifteen (15) minutes late for your scheduled appointment, there is no guarantee that your doctor will be able to see you. In such case, you may have to explain to the Court or your Probation Officer why you failed to keep your appointment time. We may not be able to re-schedule you for three or even four weeks.

Please feel free to bring a copy of any medical records to which you may have access, as it may be useful in the evaluation.

We do not provide bus ticket or validate parking. Please make provisions for transportation before your appointment date. Also, **please do not bring children with you.** The Court Clinic does not have child care facilities and children cannot be present during your evaluation.

We are located on the 6th floor of the Justice Center Complex, Courts Towers. Take the red elevator to the 6th floor and arrive 15 minutes before your appointment time in order to navigate the building and arrive in time.

If you have any questions, please call 216-443-7330 between the hours of 8:30 a.m. and 4:30 p.m., Monday through Friday.

**PLEASE NOTE: FAILURE TO APPEAR MAY RESULT IN
A COURT ORDER BEING ISSUED FOR YOUR ARREST.**

REPORT TO: THE JUSTICE CENTER

COURTS TOWER - 6TH FLOOR

Exhibit D - app



ASSURANT
Specialty
Property®

American Security Insurance Company

11222 Quail Roost Dr 260 Interstate North Circle, SE
Miami, FL 33157-6596 Atlanta, GA 30339-2210
T 305.253.2244 T 770.763.1000
F 305.252.6987 F 770.859.4403
www.assurant.com

December 11, 2013

Kathy W. Coleman
3901 Silsby Road
University Heights, OH 44118

Insured: JP Morgan Chase Bank NA
Additional Name: Kathy W. Coleman
Loan Number: 5700080458
Policy Number: ALR632339400
Claim Number: 00101395870
Date of Loss: September 15, 2013
Property Address: 3901 Silsby Road, University Heights, OH 44118
Cause of Loss: Fire Damage

Our investigation of your claim is complete. A check has been issued in the amount of \$67,551.13 for the fire damage to the dwelling. The check has been issued to JP Morgan Chase Bank and Kathy W. Coleman. Included with this correspondence is a copy of the estimate, from which this payment was based, and below is an explanation of the payment that has been issued.

DWELLING PAYMENT

Total Replacement Cost	: \$77,607.49
Less Recoverable Depreciation	: \$ 7,769.96
Less Non-Recoverable Depreciation	: \$ 1,786.40
Less Deductible	: \$ 500.00
Payment Amount	: \$67,551.13

Once repairs have been completed, \$7,769.96 in recoverable depreciation will be available. Please contact the undersigned once repairs have been completed.

Your policy provides coverage to your property on an actual cash value basis until repairs have been completed. Depreciation has been determined by taking into consideration the age and condition of the materials seen by the adjuster. The ages of the depreciated items were discussed with you during the investigation of your claim. The condition was based on our visual inspection and was discussed with you. Please review the depreciation taken in your claim, and if you have any questions or would like to provide additional information, please contact the assigned adjuster. Per your policy, certain items are not subject to replacement cost reimbursement. The depreciated items on the attached repair

This correspondence is written without prejudice to the parties herein involved and is not meant to be nor should it be considered to be a waiver of any of your rights or ours.

estimate or personal property worksheet, noted in bold type, are items paid on an actual cash value basis, and they are not subject to reimbursement on a replacement cost basis.

CONDITIONS

6. Loss Settlement. Covered property losses are settled as follows:

a. Buildings at replacement cost without deduction for depreciation, subject to the following:

(1) We will pay the cost of repair or replacement, without, but not exceeding the smallest of the following amounts:

(a) the limit of liability under this policy applying to the building;

(b) the replacement cost of that part of the building damaged for equivalent construction and use on the same premises; or

(c) the amount actually and necessarily spent to repair or replace the damaged buildings.

If the full cost to repair or replace the damaged property is more than \$1,000 or 5% of the limit of liability for the Dwelling, we will pay no more than the actual cash value until actual repair or replacement is completed.

You may disregard these replacement cost loss settlement provisions when making a claim. You may claim loss to buildings on actual cash value basis. If you do, you may make further claim within 180 days after the loss based upon and for any specific additional cost to you actually incurred within that period in replacing the damaged property on a replacement cost basis."

If you have any information that you would like for us to consider, please contact us and forward it to our office for review. Please make sure to include your claim or policy number on any correspondence that it sent to us. If you have any questions, you may contact us Monday through Friday during the hours of 8 a.m. and 5 p.m. est.

Sincerely,

Rickey Sain
Assurant Specialty Property
Phone: 1-800-326-7781 ext. 12601
Fax: 305-971-1663
cc: JP Morgan Chase Bank NA

This correspondence is written without prejudice to the parties herein involved and is not meant to be nor should it be considered to be a waiver of any of your rights or ours.